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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/728,170	12/01/2000	Robert A. Luciano	732.454 SDG.CON	3874
21707 75	90 07/15/2003			
IAN F. BURNS & ASSOCIATES 1575 DELUCCHI LANE, SUITE 222 RENO, NV 89502			EXAM	INER
			WILLIAMS	WILLIAMS, KEVIN D
			ART UNIT	PAPER NUMBER
			2854	
		DATE MAILED: 07/15/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)			
Office Action Summany	09/728,170	LUCIANO ET AL			
Office Action Summary	Examin r	Art Unit			
	Kevin D. Williams	2854			
Th MAILING DATE of this communication app Period for Reply	bears on the cover she t wi	n tn correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a re y within the statutory minimum of thirt will apply and will expire SIX (6) MON' , cause the application to become AB	ply be timely filed (30) days will be considered timely. If HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on <u>06 l</u>	<u>May 2003</u> .				
2a) This action is FINAL . 2b) ⊠ Th	is action is non-final.				
3) Since this application is in condition for allow closed in accordance with the practice under Disposition of Claims					
4) Claim(s) 22-69 is/are pending in the application	on.	•			
4a) Of the above claim(s) is/are withdra	wn from consideration.				
5) Claim(s) is/are allowed.					
6)⊠ Claim(s) <u>22-69</u> is/are rejected.					
7) Claim(s) is/are objected to.	Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	r election requirement.				
Application Papers					
9)☐ The specification is objected to by the Examine	er.				
10)☐ The drawing(s) filed on is/are: a)☐ acce	pted or b)□ objected to by t	ne Examiner.			
Applicant may not request that any objection to th					
11) The proposed drawing correction filed on		isapproved by the Examiner.			
If approved, corrected drawings are required in re	•				
12)☐ The oath or declaration is objected to by the Ex	aminer.				
Priority under 35 U.S.C. §§ 119 and 120 °					
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C.	§ 119(a)-(d) or (f).			
a)□ All b)□ Some * c)□ None of:					
1. Certified copies of the priority document	s have been received.				
2. Certified copies of the priority document	s have been received in A	pplication No			
 3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).				
14) Acknowledgment is made of a claim for domest	ic priority under 35 U.S.C.	§ 119(e) (to a provisional application).			
a) The translation of the foreign language pro	* -				
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) Notice of I	Summary (PTO-413) Paper No(s) nformal Patent Application (PTO-152) .			

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DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 22- 69 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claims 22 and 37 recite "the printer system is accessible from the secure first compartment." It does not appear that the printer is actually accessible from the secure compartment, rather it appears that the locking mechanism is accessible from the secure compartment. The term "accessible" in the claims is unclear. After unlocking the printer in the secure compartment, a user would actually "access" or pull the printer out from the unsecured or printer compartment.

Claim 41 recites "when the door is in a closed position, the door limits removal of the printer." It does not appear that the door actually limits removal of the printer, rather it appears that the locking mechanism limits removal of the printer. If the locking mechanism were in an unlocked state or removed from the device altogether, the removal of the printer would not be limited at all by closing the door.

Claim 53 recites "wherein opening the door provides at least partial access to the printer." This limitation renders the scope of the claim indefinite. It does not appear that opening the door provides at least partial access to the printer, rather it appears that

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opening the door provides at least partial access to the locking mechanism. If the door is open and the locking mechanism is in the locked position, the printer would not be partially accessible.

Claim 65 recites "wherein access to the printer is limited by the door." This limitation renders the scope of the claim indefinite. It does not appear that access to the printer is limited by the door, rather it appears that access to the locking mechanism is limited by the door. If the locking mechanism were in an unlocked state or removed from the device altogether, the accessibility of the printer would not be limited at all by the door.

Claim 67 recites "the door being attached to the second compartment and covering the opening and limiting removal of the printer; opening the door; and at least partially removing the printer from the first compartment." This limitation renders the scope of the claim indefinite. It does not appear that the door actually limits removal of the printer, rather it appears that the locking mechanism limits removal of the printer. If the locking mechanism were in an unlocked state or removed from the device altogether, the removal of the printer would not be limited at all by the door covering the opening.

The examiner is unable to ascertain the scope of the claims and therefore prior art has not been applied.

Conclusion

2. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kevin D. Williams whose telephone number is (703)

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305-3036. The examiner can normally be reached on Monday - Friday, 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Andrew H. Hirshfeld can be reached on (703) 305-6619. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-7722 for regular communications and (703) 872-9319 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

KDW July 14, 2003

ANDREW H. HIRSHFELD SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2800